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6 Attorneys for Defendant  
7 LINCOLN GENERAL INSURANCE COMPANY

8 UNITED STATES DISTRICT COURT  
9 NORTHERN DISTRICT OF CALIFORNIA  
10 SAN FRANCISCO DIVISION

11 TRUSTEES OF THE BRICKLAYERS  
12 LOCAL NO. 3 PENSION TRUST;  
13 TRUSTEES OF THE BRICKLAYERS  
14 LOCAL 7 PENSION TRUST; TRUSTEES  
15 OF THE BRICKLAYERS LOCAL NO. 3  
16 HEALTH AND WELFARE TRUST;  
17 TRUSTEES OF THE BRICKLAYERS  
18 AND ALLIED CRAFTS LOCAL NO. 3  
19 APPRENTICE TRAINING TRUST;  
INTERNATIONAL UNION OF  
BRICKLAYERS AND ALLIED  
CRAFTWORKERS AFL-CIO, LOCAL  
UNION NO. 3, on behalf of itself and as  
agent for its members; TRUSTEES OF  
THE INTERNATIONAL UNION OF  
BRICKLAYERS AND ALLIED  
CRAFTWORKERS PENSION FUND,

20 Plaintiffs,

21 v.

22 STRAIGHT LINE CAULKING &  
23 WATERPROOFING, INC., a California  
24 corporation; LINCOLN GENERAL  
25 INSURANCE COMPANY, a Pennsylvania  
corporation; GREAT AMERICAN  
INSURANCE COMPANY, an Ohio  
corporation,

26 Defendants.

27 Case No. CV 10-0915 CRB

28 **STIPULATION EXTENDING  
DEFENDANT LINCOLN GENERAL  
INSURANCE COMPANY'S TIME TO  
RESPOND TO COMPLAINT**

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30 STIPULATION EXTENDING LINCOLN'S  
31 TIME TO RESPOND TO COMPLAINT

1 TO THE COURT, ALL PARTIES, AND THEIR COUNSEL OF RECORD HEREIN:

2 Pursuant to local rule 6-1.(a), Defendant LINCOLN GENERAL INSURANCE  
3 COMPANY, a Pennsylvania corporation, by and through its counsel of record, Sara K. Hayden  
4 of Watt, Tieder, Hoffar & Fitzgerald L.L.P., and Plaintiffs TRUSTEES OF THE  
5 BRICKLAYERS LOCAL NO. 3 PENSION TRUST; TRUSTEES OF THE BRICKLAYERS  
6 LOCAL 7 PENSION TRUST; TRUSTEES OF THE BRICKLAYERS LOCAL NO. 3 HEALTH  
7 AND WELFARE TRUST; TRUSTEES OF THE BRICKLAYERS AND ALLIED CRAFTS  
8 LOCAL NO. 3 APPRENTICE TRAINING TRUST; INTERNATIONAL UNION OF  
9 BRICKLAYERS AND ALLIED CRAFTWORKERS AFL-CIO, LOCAL UNION NO. 3, on  
10 behalf of itself and as agent for its members; and TRUSTEES OF THE INTERNATIONAL  
11 UNION OF BRICKLAYERS AND ALLIED CRAFTWORKERS PENSION FUND  
12 (collectively "Plaintiffs") by and through their counsel of record, Kent Khtikian of Katzenbach  
13 and Khtikian **HEREBY STIPULATE AND AGREE THAT:**

14 Defendants shall have additional time, from April 1, 2010, up to and including May 3,  
15 2010, within which to respond to the Complaint on file herein. The purpose of the stipulated  
16 extension of time is to allow the parties an opportunity for a potential negotiated resolution of the  
17 underlying dispute.

18 Dated: March 31, 2010

**WATT, TIEDER, HOFFAR  
& FITZGERALD, L.L.P.**

20 By: /s/ Sara K. Hayden

21 Bennett J. Lee (blee@wthf.com)  
22 Sara K. Hayden (shayden@wthf.com)  
23 Attorneys for Defendant  
24 LINCOLN GENERAL INSURANCE  
25 COMPANY

**KATZENBACH AND KHTIKIAN**

27 By: /s/ Kent Khtikian

28 Kent Khtikian (khtikian@kkcounsel.com)  
29 Attorneys for Plaintiffs

